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IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS

United States Bankruptcy Court Southern District of Texas

ENTERED

November 25, 2022 Nathan Ochsner, Clerk

In Timothy Luke George

Re: Debtor Case No.: 22–33462

INITIAL ORDER FOR CASE MANAGEMENT OF CHAPTER 13 CASE

The following are orders of the Court:

1. Payment of the Filing Fee.

- a. The debtor(s) shall pay the filing fee with the petition or promptly on the due date provided in an order allowing installment payments.
- b. If the filing fee or any installment is not timely paid, the Clerk shall issue a notice of pending dismissal of the case for failure to pay filing fees. The notice of pending dismissal shall be served on the debtor(s), debtor(s)' counsel and the chapter 13 Trustee.
- c. If the debtor(s) do not pay the filing fee or request a hearing within 10 days after the notice is served, the case may be dismissed without further notice.

2. Filing the List of Creditors, Plan, Schedules and Statements.

- a. The list of creditors (with addresses) must be filed with the petition in the format prescribed by the Clerk unless a motion for extension of time under Federal Rule of Bankruptcy Procedure (FRBP) 1007(a)(4) is filed with the petition.
- b. A motion for extension of time to file the list of creditors, plan, schedules or statements need be served only on the chapter 13 Trustee and on the U.S. Trustee. Because the FRBP require a creditor's meeting within 50 days, except for truly exceptional circumstances, the Court will not grant an extension beyond 25 days for filing the plan, schedules or statements.
- c. If the U.S. Trustee files a motion to dismiss under Bankruptcy Code §1307(c)(9) or (10), or if the chapter 13 Trustee files a motion to dismiss for delay prejudicial to creditors and the basis of that motion is that the debtor(s) failed to file the papers required by Bankruptcy Code §521 or failed to file a plan in accordance with FRBP 3015, the motion need not be served on any party except the debtor(s) and, if the debtor(s) are represented by counsel, on debtor(s)' counsel.
- d. If either the U.S. Trustee or the chapter 13 Trustee files a motion to dismiss under subparagraph (c) above, the motion need not include BLR 9013 language but shall include the following notice:

A hearing will be conducted on this matter on [insert date of next chapter 13 panel following expiration of 15 days] at _____ a.m. If the debtor(s) object to the requested relief, the debtor(s) and counsel must attend the hearing. If no party objects to the requested relief within (ten) 10 days after the date that the motion was served, the United States Trustee or the chapter 13 Trustee may file a certificate of non-compliance and the Court may dismiss this case without actually conducting a hearing. (Bankruptcy Code §102(1)(B).)

3. Confirmation Hearings.

- a. Confirmation hearings will be continued beyond the initial setting only for good cause shown. A motion for continuance shall be filed setting forth the basis of the cause for the requested continuance. The chapter 13 Trustee is not authorized to grant a continuance of the confirmation hearing. Only the Court may grant a continuance of the confirmation hearing.
- b. Absent exceptional circumstances, the hearing on confirmation of the debtor(s) plan will not be continued to a date that is after 180 days after the commencement of the chapter 13 case.
- c. At least 5 days before confirmation, the chapter 13 Trustee shall submit a recommendation (which may be in summary chart form for all cases set for confirmation on a particular date) as to whether plans should be confirmed. The Court will not be bound by the chapter 13 Trustee's recommendation for or against confirmation. If the chapter 13 Trustee has recommended in favor of confirmation and if there are no objections to be considered at confirmation, the debtor(s) and debtor(s)' counsel need not attend. If the Court determines that a hearing is required on a plan for which confirmation is recommended by the trustee and on which no other objections were filed, the hearing will be rescheduled with notice to the debtor(s) and debtor(s)' counsel. If the chapter 13 Trustee has not recommended confirmation, the debtor(s) and debtor(s)' counsel must attend the hearing and meet the debtor(s)' statutory confirmation burden, except that attendance in the circumstances set forth in §7, §8, §9(b) and §9(c) below shall be according to those sections.
- 4. Parties Required to Attend Hearings. This section applies to hearings that are set on the chapter 13 trustee's scheduled panel.
 - a. If a matter has been resolved concerning a motion or an objection, the parties may designate counsel for one of the settling parties to announce the settlement. Other counsel may, but are not required, to attend. If no person announces the settlement, the motion or objection may be denied for want of prosecution.
 - b. If the Court declines to accept the announced agreement, the matter may be continued until the next chapter 13 panel date or the Court may make another disposition. All parties to the objection (i.e., the objecting party, the debtor(s) and the chapter 13 Trustee) must attend the continued hearing.
- 5. **Tax Transcripts.** The Internal Revenue Service must send a tax transcript to the chapter 13 trustee, the debtors and the debtor's counsel, with detrainry to occur not later than 7 days prior to the initial date set for the §341 meeting of creditors.
- 6. **Service of this Order.** A copy of this Order shall promptly be served by the Clerk on parties in interest, including the debtor(s) and debtor(s)' counsel and the United States Internal Revenue Service. The Internal Revenue Service shall be served at the addresses provided by them from time—to—time to the Clerk.

THIS ORDER IS EFFECTIVE, IN EACH CASE, ON THE DATE THE ORDER IS ENTERED IN THAT CASE.

ISSUED AND ENTERED ON 11/25/22

effrey P. Norman

Bankruptcy Judge

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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF TEXAS

In Timothy Luke George

Re: Debtor Case No.: 22–33462

Chapter: 13

INITIAL ORDER OUTLINING DEBTORS' INITIAL RESPONSIBILITIES

The debtor(s) are ordered to:

- 1. Make all payments due to the chapter 13 trustee. The first payment is due not later than 30 days after the petition date.
- 2. File a proposed plan within 15 days, unless the plan was filed with the petition.
- 3. File a proposed Wage Order, Order for EFT Payments (online banking), or Order for ACH Payments in compliance with Local Rule 1007(d).
- 4. File all schedules and the statement of financial affairs within 15 days, unless these documents were filed with the petition.
- 5. Attend the § 341 meeting of creditors as scheduled by the chapter 13 trustee.
- 6. Attend the debtor education seminar within 45 days.
- 7. Immediately file all delinquent tax returns.
- 8. Comply with all Court orders.

Failure to comply with this order is likely to result in a dismissal of this bankruptcy case. It may also result in a prohibition against the filing of additional bankruptcy cases or a finding that the debtor(s) are in contempt of court.

Issued and Entered on 11/25/22

effrey P. Norman

tes Bankruptcy Judge

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF TEXAS

In Timothy Luke George

Re: Debtor Case No.: 22–33462

Chapter: 13

ORDER AUTHORIZING USE OF VEHICLES PURSUANT TO \$363 AND PROVIDING ADEQUATE PROTECTION TO LIEN HOLDERS

- 1. The debtor(s) are authorized to use their vehicle(s) pursuant to §363 of the Bankruptcy Code, conditioned on the following:
 - A. The debtor(s) must maintain insurance on the vehicle(s) in the amounts and with the coverages pertaining to the vehicle itself required by the contract with any holder of a pre–petition lien on the vehicle(s).
 - B. Proof of insurance must be provided within 5 days of receipt of written request by the holder of a vehicle lien.
 - C. The debtors must timely make all required payments to the chapter 13 trustee.
 - D. Not later than the date on which a plan is filed, file a proposed (x) wage order; (y) Order for EFT Payments (Online Banking) and Debtor's Certification; or (z) Order for ACH Payments and Debtor's Certification, each in the form approved by the Court.
- 2. As additional adequate protection for the interest of the lien holder(s), the lien holder(s) are granted a claim pursuant to §503(b)(1). This lien is intended to be of the type described in §507(b) of the Bankruptcy code. The amount of the claim is equal to 1.25% of the value of the vehicle as of the petition date. Notwithstanding Bankruptcy Local Rule 4001–1(e), the adequate protection payments shall be calculated by the chapter 13 trustee based on the average of the J.D. Power (or its successor(s) in interest) clean retail and average auction values (without options or mileage adjustments), unless the Court orders otherwise.
- 3. The debtor(s) or any other party in interest may object to this order within 30 days of its entry. If a timely objection is filed, an evidentiary hearing will be conducted at the next chapter 13 panel. The objecting party is ordered to provide notice of the hearing date, attend the hearing and present evidence in support of the objection.

Issued and Entered on 11/25/22

effrey P. Norman

tes Bankruptcy Judge

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United States Bankruptcy Court Southern District of Texas

In re: Case No. 22-33462-jpn
Timothy Luke George Chapter 13

Debtor

CERTIFICATE OF NOTICE

District/off: 0541-4 User: ADIuser Page 1 of 2
Date Rcvd: Nov 25, 2022 Form ID: io13cm Total Noticed: 14

The following symbols are used throughout this certificate:

Symbol Definition

Addresses marked '+' were corrected by inserting the ZIP, adding the last four digits to complete the zip +4, or replacing an incorrect ZIP. USPS

regulations require that automation-compatible mail display the correct ZIP.

Addresses marked '##' were identified by the USPS National Change of Address system as undeliverable. Notices will no longer be delivered by

the USPS to these addresses; therefore, they have been bypassed. The debtor's attorney or pro se debtor was advised that the specified notice was

undeliverable.

Notice by first class mail was sent to the following persons/entities by the Bankruptcy Noticing Center on Nov 27, 2022:

Recip ID db	+	Recipient Name and Address Timothy Luke George, 5922 Euclid Loop, Rosenberg, TX 77469-2053
12327591	+	Amreit C Ranch LP, Ferguson Braswell Fraser Kubasta, Attn John D Fraser, 2500 Dallas Pkwy 600, Plano TX 75093-4820
12327593	+	Discover Personal Loans, PO Box 6103, Carol Stream IL 60197-6103
12327595	+	KMD Law, 55 Waugh, Ste 150, Houston TX 77007-6033
12327596	+	Lightstream, PO Box 117320, Atlanta GA 30368-7320
12327598	+	Service Mac, PO Box 100077, Duluth GA 30096-9377
12327600		Texas Attorney General Office, Child Support Division, PO Box 12017, Austin TX 78711 2017
12327604	+	Yard Card, PO Box 100114, Columbia SC 29202-3114

TOTAL: 8

Notice by electronic transmission was sent to the following persons/entities by the Bankruptcy Noticing Center.

Electronic transmission includes sending notices via email (Email/text and Email/PDF), and electronic data interchange (EDI). Electronic transmission is in Eastern Standard Time

Recip ID 12327592	Notice Type: Email Address Email/Text: Fiscal.Service.Bankruptcy.Notices@fiscal.treas	Date/Time	Recipient Name and Address
12321372		Nov 25 2022 20:15:00	Department of the Treasury, Bureau of the Fiscal Service, PO Box 830794, Birmingham AL 35283 0794
12328700	Email/Text: sbse.cio.bnc.mail@irs.gov	Nov 25 2022 20:15:00	INTERNAL REVENUE SERVICE, P O Box 7346, Philadelphia PA 19101-7346
12327594	Email/PDF: ais.chase.ebn@aisinfo.com	Nov 25 2022 20:15:38	JP Morgan Chase Card, PO Box 15123, Wilmington DE 19850
12327601	Email/Text: TFS_Agency_Bankruptcy@toyota.com	Nov 25 2022 20:15:00	Toyota Financial, PO Box 8026, Cedar Rapids IA 52409
12327602	Email/Text: wf melectronic bankrupt cynotifications@verizon	wireless.com Nov 25 2022 20:15:00	Verizon, PO Box 489, Newark NJ 07101 0489
12327603	Email/PDF: ais.wellsfargo.ebn@aisinfo.com	Nov 25 2022 20:15:38	Wells fargo, PO Box 10347, Des Moines IA 50306 0347

TOTAL: 6

BYPASSED RECIPIENTS

The following addresses were not sent this bankruptcy notice due to an undeliverable address, *duplicate of an address listed above, *P duplicate of a preferred address, or ## out of date forwarding orders with USPS.

Recip ID12327599

Bypass Reason Name and Address
TD Purchasing power com

12327597 ##+ Mosaic, 300 Lakeside Dr, 24th Fl, Oakland CA 94612-3572

TOTAL: 1 Undeliverable, 0 Duplicate, 1 Out of date forwarding address

NOTICE CERTIFICATION

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District/off: 0541-4 User: ADIuser Page 2 of 2
Date Rcvd: Nov 25, 2022 Form ID: io13cm Total Noticed: 14

I, Gustava Winters, declare under the penalty of perjury that I have sent the attached document to the above listed entities in the manner shown, and prepared the Certificate of Notice and that it is true and correct to the best of my information and belief.

Meeting of Creditor Notices only (Official Form 309): Pursuant to Fed .R. Bank. P.2002(a)(1), a notice containing the complete Social Security Number (SSN) of the debtor(s) was furnished to all parties listed. This official court copy contains the redacted SSN as required by the bankruptcy rules and the Judiciary's privacy policies.

Date: Nov 27, 2022 Signature: /s/Gustava Winters

CM/ECF NOTICE OF ELECTRONIC FILING

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system on November 25, 2022 at the address(es) listed below:

Name Email Address

Keith Anderson Cothroll

on behalf of Debtor Timothy Luke George kcothroll@cothlaw.com

US Trustee

USTPRegion07.HU.ECF@USDOJ.GOV

William E. Heitkamp

heitkamp@ch13hou.com

TOTAL: 3